

Michigan Register

Issue No. 16– 2000 (Published November 1, 2000)



GRAPHIC IMAGES IN THE MICHIGAN REGISTER

COVER DRAWING

Michigan State Capitol:

This image, with flags flying to indicate that both chambers of the legislature are in session, may have originated as an etching based on a drawing or a photograph. The artist is unknown. The drawing predates the placement of the statue of Austin T. Blair on the capitol grounds in 1898.

(Michigan State Archives)

PAGE GRAPHICS

Capitol Dome:

The architectural rendering of the Michigan State Capitol's dome is the work of Elijah E. Myers, the building's renowned architect. Myers inked the rendering on linen in late 1871 or early 1872. Myers' fine draftsmanship, the hallmark of his work, is clearly evident.

Because of their size, architectural renderings of the 19th century have not often survived. Michigan is fortunate that many of Myers' designs for the Capitol were found in the building's attic in the 1950's. As part of the state's 1987 sesquicentennial celebration, they were conserved and deposited in the Michigan State Archives.

(Michigan State Archives)

East Elevation of the Michigan State Capitol:

When Myers' drawings were discovered in the 1950's, this view of the Capitol – the one most familiar to Michigan citizens – was missing. During the building's recent restoration (1989-1992), this drawing was commissioned to recreate the architect's original rendering of the east (front) elevation.

(Michigan Capitol Committee)

Michigan Register

**Published pursuant to § 24.208 of
The Michigan Compiled Laws**



Issue No. 16 — 2000

(This issue, published November 1, 2000, contains
documents filed from October 2, 2000, to October 16, 2000)

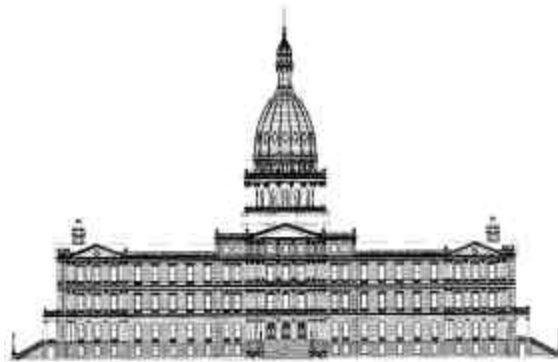
Compiled and Published by the
Office of Regulatory Reform

© 2000 by Office of Regulatory Reform, State of Michigan
All rights reserved.
Printed in the United States of America

Michigan Register (ISSN 0892-3124). Published twice per month, with a cumulative index, by the Office of Regulatory Reform, pursuant to §24.208 of the Michigan Compiled Laws. Subscription \$110 per year, postpaid to points in the U.S. First class postage paid at Lansing, Michigan. Direct all mail concerning subscriptions to Office of Regulatory Reform, Executive Office, George W. Romney Building, 111 S. Capitol Avenue, Lansing, MI 48933. Telephone: 517-373-0526.

Brian D. Devlin, Director, Office of Regulatory Reform; **Christopher L. LaGrand**, Attorney; **Deidre O'Berry**, Administrative Assistant for Operations; **James D. Lance**, Administrative Assistant for Publications.

John Engler, Governor



Dick Posthumus, Lieutenant Governor

PREFACE

PUBLICATION AND CONTENTS OF THE MICHIGAN REGISTER

The Office of Regulatory Reform publishes the *Michigan Register*.

While several statutory provisions address the publication and contents of the *Michigan Register*, two are of particular importance.

MCL 24.208 states:

Sec. 8 (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

- (a) Executive orders and executive reorganization orders.
 - (b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.
 - (c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.
 - (d) Proposed administrative rules.
 - (e) Notices of public hearings on proposed administrative rules.
 - (f) Administrative rules filed with the secretary of state.
 - (g) Emergency rules filed with the secretary of state.
 - (h) Notice of proposed and adopted agency guidelines.
 - (i) Other official information considered necessary or appropriate by the office of regulatory reform.
 - (j) Attorney general opinions.
 - (k) All of the items listed in section 7(1) after final approval by the certificate of need commission or the statewide health coordinating council under section 22215 or 22217 of the public health code, 1978 PA 368, MCL 333.22215 and 333.22217.
- (2) The office of regulatory reform shall publish a cumulative index for the Michigan register.
 - (3) The Michigan register shall be available for public subscription at a fee reasonably calculated to cover publication and distribution costs.
 - (4) If publication of an agency's proposed rule or guideline or an item described in subsection (1)(k) would be unreasonably expensive or lengthy, the office of regulatory reform may publish a brief synopsis of the proposed rule or guideline or item described in subsection (1)(k), including information on how to obtain a complete copy of the proposed rule or guideline or item described in subsection (1)(k) from the agency at no cost.
 - (5) An agency shall transmit a copy of the proposed rules and notice of public hearing to the office of regulatory reform for publication in the Michigan register.

MCL 4.1203 states:

Sec. 203. (1) The Michigan register fund is created in the state treasury and shall be administered by the office of regulatory reform. The fund shall be expended only as provided in this section.

- (2) The money received from the sale of the Michigan register, along with those amounts paid by state agencies pursuant to section 57 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.257, shall be deposited with the state treasurer and credited to the Michigan register fund.
- (3) The Michigan register fund shall be used to pay the costs preparing, printing, and distributing the Michigan register.
- (4) The department of management and budget shall sell copies of Michigan register at a price determined by the office of regulatory reform not to exceed cost of preparation, printing, and distribution.
- (5) Notwithstanding section 204, beginning January 1, 2001, the office of regulatory reform shall make the text of the Michigan register available to the public on the internet.
- (6) The information described in subsection (5) that is maintained by the office of regulatory reform shall be made available in the shortest feasible time after the information is available. The information described in subsection (5) that is not maintained by the office of regulatory reform shall be made available in the shortest feasible time after it is made available to the office of regulatory reform.
- (7) Subsection (5) does not alter or relinquish any copyright or other proprietary interest or entitlement of this state relating to any of the information made available under subsection (5).
- (8) The office of regulatory reform shall not charge a fee for providing the Michigan register on the internet as provided in subsection (5).
- (9) As used in this section, "Michigan register" means that term as defined in section 5 of the administrative procedures act of 1969, 1969 PA 306, MCL 24.205.

CITATION TO THE MICHIGAN REGISTER

The *Michigan Register* is cited by year and issue number. For example, 2000 MR 1 refers to the year of issue (2000) and the issue number (1).

CLOSING DATES AND PUBLICATION SCHEDULE

The deadlines for submitting documents to the Office of Regulatory Reform for publication in the *Michigan Register* are the first and fifteenth days of each calendar month, unless the submission day falls on a Saturday, Sunday, or legal holiday, in which event the deadline is extended to include the next day which is not a Saturday, Sunday, or legal holiday. Documents filed or received after 5:00 p.m. on the closing date of a filing period will appear in the succeeding issue of the *Michigan Register*.

The Office of Regulatory Reform is not responsible for the editing and proofreading of documents submitted for publication.

Documents submitted for publication should be delivered or mailed in an electronic format to the following address: MICHIGAN REGISTER, Office of Regulatory Reform, Executive Office, George W. Romney Building, 111 S. Capitol Avenue, Lansing, MI 48933

RELATIONSHIP TO THE MICHIGAN ADMINISTRATIVE CODE

The *Michigan Administrative Code* (1979 edition), which contains all permanent administrative rules in effect as of December 1979, was, during the period 1980-83, updated each calendar quarter with the publication of a paperback supplement. An annual supplement contained those permanent rules, which had appeared in the 4 quarterly supplements covering that year. Quarterly supplements to the Code were discontinued in January 1984, and replaced by the monthly publication of permanent rules and emergency rules in the *Michigan Register*. Annual supplements have included the full text of those permanent rules that appear in the twelve monthly issues of the *Register* during a given calendar year. Emergency rules published in an issue of the *Register* are noted in the annual supplement to the Code.

SUBSCRIPTIONS AND DISTRIBUTION

The *Michigan Register*, a publication of the State of Michigan, is available for public subscription at a cost of \$110.00 per year. Submit subscription requests to: DMB, Office of Administrative Services, P.O. Box 30026, 320 South Walnut Street, Lansing, MI 48909. Checks Payable: State of Michigan. Any questions should be directed to the Office of Regulatory Reform (517) 373-0526.

INTERNET ACCESS

The *Michigan Register* can be viewed free of charge on the Internet web site of the Office of Regulatory Reform: www.state.mi.us/orr

Issue 2000-3 and all subsequent editions of the *Michigan Register* can be viewed on the Office of Regulatory Reform Internet web site. The electronic version of the *Register* can be navigated using the blue highlighted links found in the Contents section. Clicking on a highlighted title will take the reader to related text, clicking on a highlighted header above the text will return the reader to the Contents section.

Brian D. Devlin, Director
Office of Regulatory Reform

2000/2001 PUBLICATION SCHEDULE

Issue No.	Closing Date for Filing or Submission Of Documents (5 p.m.)	Publication Date
2000		
13	September 1	September 15
14	September 15	October 2
15	October 2	October 16
16	October 16	November 1
17	November 1	November 15
18	November 15	December 1
19	December 1	December 15
20	December 15	January 2, 2001
21	January 2, 2001	January 16, 2001
2001		
1	January 16, 2001	February 1, 2001
2	February 1, 2001	February 15, 2001
3	February 15, 2001	March 1, 2001
4	March 1, 2001	March 15, 2001
5	March 15, 2001	April 2, 2001
6	April 2, 2001	April 16, 2001
7	April 16, 2001	May 1, 2001
9	May 1, 2001	May 15, 2001
9	May 15, 2001	June 1, 2001
10	June 1, 2001	June 15, 2001
11	June 15, 2001	July 2, 2001
12	July 2, 2001	July 16, 2001
13	July 16, 2001	August 1, 2001
14	August 1, 2001	August 15, 2001
15	August 15, 2001	September 3, 2001
16	September 3, 2001	September 17, 2001
17	September 17, 2001	October 1, 2001
18	October 1, 2001	October 15, 2001
19	October 15, 2001	November 1, 2001
20	November 1, 2001	November 15, 2001
21	November 15, 2001	December 3, 2001
22	December 3, 2001	December 17, 2001
23	December 17, 2001	January 2, 2002
24	January 2, 2002	January 15, 2002

CONTENTS

ADMINISTRATIVE RULES FILED WITH SECRETARY OF STATE

Department of Consumer and Industry Services

Bureau of Safety and Regulation (ORR 1999-075)

Occupational Health Standards - Lead.....2-6

PROPOSED ADMINISTRATIVE RULES, NOTICES OF PUBLIC HEARINGS

Department of Consumer and Industry Services

Bureau of Safety and Regulation (ORR 2000-050)

Construction Safety Standards - Demolition8-9

Department of Environmental Quality

Air Quality Division (ORR 2000-025)

General Rules10-11

OPINIONS OF THE ATTORNEY GENERAL

Opinion No. 7062

(Credit Unions, Taxation, Tax Collection, Tax Exemption)..... 12-13

Opinion No. 7063

(Constitutional Law, Public Health, Public Colleges and

Universities)..... 14-18

**ENROLLED SENATE AND HOUSE
BILLS SIGNED INTO LAW OR VETOED**

Table (2000 Session).....	20
---------------------------	----

MICHIGAN ADMINISTRATIVE CODE TABLE

Table (2000)	22-38
--------------------	-------

CUMULATIVE INDEX

Cumulative Index (2000)	39-49
-------------------------------	-------



ADMINISTRATIVE RULES
FILED WITH THE SECRETARY OF STATE

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(f) Administrative rules filed with the secretary of state.”

ADMINISTRATIVE RULES

DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES**DIRECTOR'S OFFICE****OCCUPATIONAL HEALTH STANDARDS--LEAD**

Filed with the Secretary of State on October 4, 2000.

These rules take effect 7 days after filing with the Secretary of State

(By authority conferred on the director of the department of consumer and industry services by sections 14 and 24 of 1974 PA 154, MCL 408.1014 and 408.1024, and Executive Reorganization Order Nos. 1996-1 and 1996-2, MCL 330.3101 and 445.2001)

R 325.51904, R 325.51914, R 325.51917, R 325.51921, R 325.51930, and R 325.51958 of the Michigan Administrative Code are amended and R 325.51918 and R 325.51919 of the Michigan Administrative Code are rescinded as follows:

R 325.51904 Permissible employee exposure limit; use of respirators.

Rule 4. If respirators are used to supplement engineering and work practice controls to comply with the permissible employee exposure limit, and if all of the requirements of R 325.51917 have been met, then employee exposure, for the purpose of determining if an employer has complied with the permissible employee exposure limit, may be considered to be at the level provided by the protection factor of the respirator for those periods the respirator is worn. Those periods the respirator is worn may be averaged with exposure levels during periods when respirators are not worn to determine an employee's daily time-weighted average exposure to lead.

R 325.51914 Methods of compliance; engineering and work practice controls.

Rule 14. (1) If an employee is exposed to lead above the permissible exposure limit for more than 30 days each year, then the employer shall implement engineering and work practice controls, including administrative controls, to reduce and maintain employee exposure to at or below 50 ug/m³; except employers in the brass and bronze ingot manufacture industry and small non-ferrous foundries, who must reduce and maintain employee exposure to at or below 75 ug/m³ in accordance with Table 1 of this rule, except to the extent that the employer can demonstrate that the controls are not feasible. If the engineering and work practice controls that can be instituted are not sufficient to reduce employee exposure to at or below the permissible exposure limit, then the employer shall use the controls to reduce exposures to the lowest feasible level and shall supplement the controls by using respiratory protection that is in compliance with the requirements of R 325.51917.



(2) If an employee is exposed to lead above the permissible exposure limit for 30 days or less each year, then the employer shall implement engineering controls to reduce exposures to at or below 200 ug/m³, but thereafter may implement any combination of engineering, work practice, including administrative controls, and respiratory controls to reduce and maintain employee exposure to lead to at or below 50 ug/m³.

(3) Table 1 reads as follows:


TABLE 1 - Implementation Schedule			
Industry	Compliance Dates		
	50 ug/m ³	75 ug/m ³	200 ug/m ³
Large Non-Ferrous Foundries	7/19/96 ¹	N/A	N/A
Small Non-Ferrous Foundries	N/A	7/19/96 ¹	N/A
Brass and Bronze Ingot Manufacture	N/A	6 years ²	3/1/79 ³
<p>¹Large non-ferrous foundries that have 20 or more employees shall achieve 50 ug/m³ by means of engineering and work practice controls. Small non-ferrous foundries that have fewer than 20 employees, however, are only required to achieve 75 ug/m³ by means of engineering and work practice controls.</p> <p>²Expressed as the number of years from the date on which the court lifts the stay on the implementation of paragraph 1910.1025(e)(1) of the Code of Federal Regulations for this industry for employers to achieve a lead-in-air concentration of 75 ug/m³. Compliance with paragraph 1910.1025(e)(1) in this industry is determined by a compliance directive that incorporates the elements from the settlement agreement between OSHA and industry representatives.</p> <p>³7/28/84. This continues an obligation from table G-2 of O.H. rule 2103, which had been in effect since 1974, but which was deleted upon the effectiveness of this rule.</p>			

(4) If engineering and work practice controls do not reduce employee exposure to at or below the 50 micrograms per cubic meter (50 ug/m³) of air permissible employee exposure limit, then an employer shall supplement the controls with respirators in accordance with the provisions of R 325.51917.

R 325.51917 Respiratory protection.

Rule 17. (1) An employer shall provide respirators that comply with the requirements of these rules, for employees who use respirators required by this subrule. An employer shall ensure that an employee uses a respirator during all of the following:

(a) Periods necessary to install or implement engineering or work practice controls.



(b) Work operations for which engineering and work practice controls are not sufficient to reduce employee exposures to or below the permissible employee exposure limit.

(c) Periods when an employee requests a respirator.

(2) An employer shall implement a respiratory protection program in accordance with 29 C.F.R. 1910.134 (b) to (d) and (f) to (m), except for (d)(1)(iii), as adopted by reference in the respiratory protection standard, being R 325.60051 et seq. of the Michigan Administrative Code.

(3) If an employee has breathing difficulty during fit testing or respirator use, then the employer shall provide the employee with a medical examination in accordance with R 325.51937(c) to determine whether or not the employee can use a respirator while performing the required duty.

(4) An employer shall select the appropriate respirator or combination of respirators as set forth in table 2.



Table 2 Respiratory Protection for Lead Aerosols	
Airborne Concentration of Lead Or Condition of Use	Required Respirator ¹
Not more than 500 ug/m ³ (10 x PEL)	Half-mask, air-purifying respirator equipped with high-efficiency filters. ^{2,3}
Not more than 2500 ug/m ³ (50 x PEL)	Full facepiece, air-purifying respirator with high-efficiency filters. ³
Not more than 50,000 ug/m ³ (1000 x PEL)	(1) Any powered, air-purifying respirator with high-efficiency filters. ³ (2) Half-mask, supplied-air respirator operated in positive pressure mode. ²
Not more than 100,000 ug/m ³ (2000 x PEL)	Supplied-air respirators with full facepiece, hood, helmet, or suit operated in positive pressure mode.
More than 100,000 ug/m ³ , unknown concentration, or fire fighting	Full facepiece, self-contained breathing apparatus operated in positive pressure mode.
<p>¹ Respirators specified for high concentrations may be used at lower concentrations of lead.</p> <p>² A full facepiece is required if the lead aerosols cause eye or skin irritation at the use concentrations.</p> <p>³ A high-efficiency particulate filter means 99.97% efficient against 0.3 micron size particles. N, R, or P--100 designated filters are acceptable.</p>	

(5) An employer shall provide a powered, air-purifying respirator instead of the respirator specified in table 2 of this rule when an employee chooses to use this type of respirator and such a respirator provides adequate protection to the employee.

R 325.51918 Rescinded.

R 325.51919 Rescinded.

R 325.51921 Filter elements and employee washing.

Rule 21. (1) An employer shall permit an employee who uses a filter respirator to change the filter elements when an increase in breathing resistance is detected. An employer shall maintain an adequate supply of filter elements for this purpose. (2) An employer shall permit an employee who wears a respirator to leave work areas to wash his or her face and respirator facepiece when necessary to prevent skin irritation associated with respirator use.

R 325.51930 Hygiene facilities; showers.

Rule 30. (1) An employer shall ensure that employees who work in areas where airborne exposures to lead are greater than the permissible employee exposure limit prescribed by R 325.51903, without regard to the use of respirators, shower at the end of each work shift.

(2) An employer shall provide shower facilities in accordance with O.H. rule 4201 (4)(c), sanitation.

(3) An employer shall ensure that an employee who is required to shower under subrule (1) of this rule does not leave the workplace wearing any of the protective work clothing or equipment required under R 325.51922 or other significantly contaminated clothing.

R 325.51958 Adoption of appendices by reference; availability of rules and appendices; permission to reproduce.

Rule 58. (1) The provisions of Appendixes A and B to 29 C.F.R. §§1910.1025 are adopted by reference in these rules. Appendixes A and B to these rules are exact copies of appendices A and B to 29 C.F.R. §§1910.1025.

(2) The provisions of appendix C is informational and not intended to create any additional obligations not otherwise imposed or to detract from any existing obligations.

(3) A copy of these rules and related appendices, which are titled "Appendix A--Substance Data Sheet for Occupational Exposure to Lead," "Appendix B--Employee Standard Summary," and "Appendix C--Medical Surveillance Information," are available to affected employers and employees at no cost as of the time of adoption of these rules from the Michigan Department of Consumer and Industry Services, 7150 Harris Drive, P. O. Box 30643, Lansing, Michigan 48909-8143. Copies of appendices A and B of 29 C. F. R. §§1910.1025 may also be obtained from the United States Department of Labor, OSHA Area Office, 801 S. Waverly Road, Lansing, Michigan 48917, at no cost as of the time of adoption of these rules.

(4) Permission to reproduce any of these documents in full is granted by the director.



**PROPOSED ADMINISTRATIVE RULES,
NOTICES OF PUBLIC HEARINGS**

MCL 24.242(3) states in part:

“... the agency shall submit a copy of the notice of public hearing to the office of regulatory reform for publication in the Michigan register. An agency's notice shall be published in the Michigan register before the public hearing and the agency shall file a copy of the notice of public hearing with the office of regulatory reform.”

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(d) Proposed administrative rules.

(e) Notices of public hearings on proposed administrative rules.”



PROPOSED ADMINISTRATIVE RULES

DEPARTMENT OF CONSUMER AND INDUSTRY SERVICES

DIRECTOR'S OFFICE

CONSTRUCTION SAFETY STANDARDS

Filed with the Secretary of State on
These rules take effect 7 days after filing with the Secretary of State

(By authority conferred on the director of the department of consumer and industry services by sections 19 and 21 of 1974 PA 154 and Executive Reorganization Order No. 1996-2, MCL 408.1019, 408.1021, and 445.2001)

R 408.42023 and R 408.42031 of the Michigan Administrative Code
are amended as follows:

PART 20. DEMOLITION

R 408.42023 Definitions.

- Rule 2023. (1) "Balling" means to demolish by mechanically swinging a weighted ball.
(2) "Clamming" means to demolish by use of a clam bucket.
(3) "COMPETENT PERSON" MEANS A PERSON WHO IS EXPERIENCED AND CAPABLE OF IDENTIFYING AN EXISTING OR POTENTIAL HAZARD IN SURROUNDINGS, OR UNDER WORKING CONDITIONS, THAT ARE HAZARDOUS OR DANGEROUS TO AN EMPLOYEE AND WHO HAS THE AUTHORITY AND KNOWLEDGE TO TAKE PROMPT CORRECTIVE MEASURES TO ELIMINATE THE HAZARDS.
(4)(3) "Demolition" means to dismantle, tear down, or ~~to~~ raze.
(5)(4) "Hazardous substance" means a substance that is toxic, corrosive, a strong sensitizer, flammable, or explosive.
(6)(5) "Manual demolition" means stripping or demolition by hand labor.
(7)(6) "Mechanical demolition" means ~~the~~ demolition by powered equipment other than hand-held tools.

R 408.42031 Demolition generally.

- Rule 2031. (1) Before the start of a demolition operation, AN EMPLOYER SHALL ENSURE THAT all of the following ARE ~~shall be~~ done:
(a) AN ENGINEERING survey of the structure and equipment IS ~~shall be~~ conducted by a COMPETENT person knowledgeable in demolition to determine ALL OF the following:

- (i) The condition of the foundation, roof, walls, and floors.
- (ii) Whether any adjacent structure will be affected by the demolition. (iii) The utility service entering the building.
- (iv) Any other conditions and equipment affecting the safety of AN the employee.
- (b) AN EMPLOYER SHALL ENSURE THAT there IS ~~shall be~~ a written report of the survey at the field office until the completion of the job. The report shall include INFORMATION ~~items~~ such as the name of the person conducting the survey, date of THE survey, and hazardous substances and dangerous conditions found and their location. In an emergency situation, a survey is not required. If a field office does not exist at the demolition site, THEN AN EMPLOYER SHALL FILE the written report of the survey ~~shall be filed~~ at the employer's main office.
- (c) AN EMPLOYER SHALL INFORM utility companies ~~shall be informed~~ of the planned demolition. Utility services ARE ~~shall be~~ shut off, capped, or otherwise protected from damage, except as specified in subrule (2) of this rule.
- (d) AN EMPLOYER SHALL ENSURE THAT glazed sash and doors and other glass that might cause an injury shall be protected or removed before demolition starts.
- (2) During demolition, an existing standpipe system shall remain in service as long as possible, and any sprinkler or standpipe system in a portion of a structure that is not subject to demolition shall remain in service.
- (3) IF ~~where~~ an employee is required to work in a structure THAT ~~which~~ has been damaged by fire, flood, or explosion, THEN AN EMPLOYER SHALL ENSURE THAT the affected walls and floors ARE ~~shall be~~ shored or braced before manual demolition starts.
- (4) IF ~~where~~ an area or item, such as a pipe, tank, or bin, is known or suspected to contain a hazardous substance, THEN AN EMPLOYER SHALL ENSURE THAT testing IS ~~shall be~~ performed and the hazard eliminated before demolition is permitted to begin.
- (5) AN EMPLOYER SHALL ENSURE THAT manual demolition of structural components ~~shall~~ startS at the top of the structure and proceedS downward so that each level is completely dropped before the next lower wall and floor is dropped, except that if a connection portion is a different level, THEN that portion may be removed first. This requirement does not prohibit the cutting of a floor for the removal of materials if the requirements of R 408.42044 are complied with.
- (6) AN EMPLOYER SHALL ENSURE THAT an employee shall not be exposed to weather conditions during demolition work if WEATHER ~~such~~ conditions constitute a hazard.
- (7) During manual demolition of a structure of skeleton steel construction, the steel framing may be left in place, but AN EMPLOYER SHALL ENSURE THAT all structural supports ARE ~~shall be~~ cleared of loose material as the demolition proceeds downward.
- (8) AN EMPLOYER SHALL ENSURE THAT an employee IS ~~shall not be~~ permitted to work on a floor below a floor opening when demolition is conducted on the upper level, unless the employee is protected by a solid barricade not less than 42 inches high and located not less than 6 feet back from the projected edge of the opening above.
- (9) During demolition, an employer or his OR HER designated representative shall make daily inspections to detect hazards and unsafe conditions. AN EMPLOYER SHALL ENSURE THAT an employee IS ~~shall not be~~ permitted to work where ~~these~~ hazards exist until THE HAZARDS ~~they~~ are corrected by shoring, bracing, or other effective means.



PROPOSED ADMINISTRATIVE RULES

DEPARTMENT OF ENVIRONMENTAL QUALITY

AIR QUALITY DIVISION

GENERAL RULES

Filed with the Secretary of State on
This rule takes effect 7 days after filing with the Secretary of State

(By authority conferred on the director of the department of environmental quality by sections 5503 and 5512 of Act No. 451 of the Public Acts of 1994, as amended, and Executive Reorganization Order No. 1995-18, being §§324.5503, 324.5512, and 324.99903 of the Michigan Compiled Laws)

R 336.131, R 336.132, R 336.134, R 336.135, R 336.136, and R 336.138 of the Michigan Administrative Code are rescinded.

R 336.131 Rescinded.

R 336.132 Rescinded.

R 336.134 Rescinded.

R 336.135 Rescinded.

R 336.136 Rescinded.

R 336.138 Rescinded.



**OPINIONS OF THE
ATTORNEY GENERAL**

MCL 14.32 states in part:

“It shall be the duty of the attorney general, when required, to give his opinion upon all questions of law submitted to him by the legislature, or by either branch thereof, or by the governor, auditor general, treasurer or any other state officer”

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(j) Attorney general opinions. ”



OPINIONS OF THE ATTORNEY GENERAL

OPINIONS OF THE ATTORNEY GENERAL

CREDIT UNIONS:

TAXATION:

TAX COLLECTION:

TAX EXEMPTION:

Tax on retail sales to state-chartered credit unions.

Michigan sales tax must be collected and paid by a retailer on retail sales in Michigan of tangible personal property to a credit union chartered under Michigan law.

Opinion No. 7062

October 4, 2000

Honorable Gary C. Peters
State Senator
The Capitol
Lansing, MI

You have asked whether Michigan sales tax must be collected and paid by a retailer on all retail sales in Michigan of tangible personal property to a credit union chartered under Michigan law.

The General Sales Tax Act, 1933 PA 167, MCL 205.51 *et seq*; MSA 7.521 *et seq*, prescribes specific taxes to be paid to the state for the "privilege" of engaging in certain business activities. Section 2(1) imposes a privilege tax upon persons engaged in the retail sale of tangible personal property. *Howard Pore, Inc v State Comm'r of Revenue*, 322 Mich 49, 54; 33 NW2d 657 (1948). The sales tax imposed upon retailers is equal to 6% of the gross proceeds of all sales at retail. The legal incidence of the sales tax is imposed upon the retailer for the privilege of doing business, even though the economic burden falls chiefly upon the consumer. *Federal Reserve Bank of Chicago v Dep't of Revenue*, 339 Mich 587, 594; 64 NW2d 639 (1954) (emphasis added); *Nat'l Bank of Detroit v Dep't of Revenue*, 334 Mich 132, 138; 54 NW2d 278 (1952).

Michigan law considers the person on whom the legal incidence of a tax is imposed the "taxpayer," i.e., the person ultimately responsible for payment of the tax, regardless of



the fact that collection responsibilities may be imposed upon others or the economic burden is passed on to others. The identity of the person responsible for payment of a tax is essential to the resolution of many issues, including (a) who has standing to contest a tax, (b) who may demand a refund for overpayment of taxes, and (c) who may claim constitutional or statutory exemptions from a tax. See *Sims v Firestone Tire & Rubber Co*, 397 Mich 469, 473; 245 NW2d 13 (1976); and OAG, 1981-1982, No 5998, p 420 (October 19, 1981).

Under the General Sales Tax Act, retailers are authorized to exclude from taxable gross sales, the sale of tangible personal property to certain persons, organizations and institutions. Sections 4a-4z. The Legislature has expressly provided in these sections of the General Sales Tax Act that purchases made by certain persons, organizations and institutions are "exempt from sales tax." *Univ of Michigan v Dep't of Treasury*, 217 Mich App 665, 672-673; 553 NW2d 349 (1996); *R C Mahon Co v Dep't of Revenue*, 306 Mich 660, 664-665; 11 NW2d 280 (1943). But the General Sales Tax Act provides no exemption for the retail sales of tangible personal property to state-chartered credit unions.

The Credit Unions Act, 1925 PA 285, MCL 490.1 *et seq*; MSA 23.481 *et seq*, authorizes the organization, operation and supervision of state-chartered credit unions. In this Act, the Legislature has provided that state-chartered credit unions "shall not be subject to taxation except as to real estate owned." Section 22. The question thus becomes whether the General Sales Tax Act subjects credit unions to a sales tax. Because the incidence of the state sales tax is fixed upon retailers, no tax is levied upon the purchaser under the General Sales Tax Act. In the example you pose in which a retailer sells tangible personal property to a credit union, the taxpayer is the retailer, not the state credit union. *Federal Reserve Bank of Chicago, supra*, 339 Mich at 597; *Nat'l Bank of Detroit, supra*, 334 Mich at 138. Thus, the credit union, as a purchaser, is not subjected to the state sales tax.

It is my opinion, therefore, that Michigan sales tax must be collected and paid by a retailer on retail sales in Michigan of tangible personal property to a credit union chartered under Michigan law.

JENNIFER M. GRANHOLM
Attorney General



OPINIONS OF THE ATTORNEY GENERAL

OPINIONS OF THE ATTORNEY GENERAL

CONSTITUTIONAL LAW:

PUBLIC HEALTH:

PUBLIC COLLEGES AND UNIVERSITIES:

County ordinance requiring public university to obtain county health department permit before constructing water well

Northern Michigan University, an institution of higher education covered by Const 1963, art 8, § 6, must obey a county ordinance that requires a county health department permit before constructing a water well on its property.

Opinion No. 7063

October 12, 2000

Gary L. Walker
Marquette County Prosecuting Attorney
Courthouse Annex
234 Baraga Avenue
Marquette, Michigan 49855

You have asked whether Northern Michigan University, an institution of higher education covered by Const 1963, art 8, § 6, must obey a county ordinance that requires a county health department permit before constructing a water well on its property.

Information supplied with your request indicates that Northern Michigan University (NMU) plans to construct and operate new water wells on its property. The wells will produce water for nonpotable purposes, such as the irrigation of a soccer field on NMU's property and to provide a coolant for NMU's heating plant. NMU is located in Marquette County, which has adopted an ordinance requiring a permit for the construction of all new water wells. NMU has permitted the county to informally inspect the construction of its wells but has declined to obtain a permit from the county as required by the county ordinance. NMU's well contractor has filed the required water well and pump records with the county. Thus, the question remains whether NMU must first obtain water well permits from the county before proceeding with construction of its wells.



Const 1963, art 8, § 6, "confers a unique constitutional status on . . . public universities." *Federated Publications Inc v Michigan State Univ Bd of Trustees*, 460 Mich 75, 84; 594 NW2d 491 (1999). The board of control of a public university is a constitutional corporation and is vested with the entire control of university affairs and property. *Eastern Michigan Univ Bd of Control v Labor Mediation Bd*, 384 Mich 561, 565; 184 NW2d 921 (1971) (relying on *Weinberg v Regents of the Univ of Michigan*, 97 Mich 246, 254; 56 NW 605 (1893)).

Although public universities possess significant autonomy, they are not entirely free from all regulation by the Legislature in the exercise of its police power for the welfare of the people of the state. *Regents of the Univ of Michigan v Employment Relations Comm*, 389 Mich 96, 108; 204 NW2d 218 (1973) (university employees have right to organize under Public Employees Relations Act, without infringing on Board of Regents' constitutional autonomy); *Western Michigan Univ Bd of Control v Michigan*, 455 Mich 531, 540-541; 565 NW2d 828 (1997) (university's board of control must obey prevailing wage statute, enacted under the police power, in the construction of a student recreational building). See 1 OAG, 1955, No 2227, p 721, 726 (December 9, 1955), which concluded that "it is clear that the legislature can enact laws regarding health, welfare and safety that are binding upon [public universities] in the same manner as they are binding upon the entire community."

For purposes of statutory construction, state universities are "agencies of the state." *Marquette County v Northern Michigan Univ Bd of Control*, 111 Mich App 521, 525; 314 NW2d 678 (1981) (citing *Attorney General ex rel Cook v Burhans*, 304 Mich 108; 7 NW2d 370 (1942), and *Lucking v People*, 320 Mich 495; 31 NW2d 707 (1948)). Whether a state agency is subject to a local regulation is determined by legislative intent. *Burt Twp v Dep't of Natural Resources*, 459 Mich 659, 663; 593 NW2d 534 (1999); see also *Dearden v Detroit*, 403 Mich 257, 264; 269 NW2d 139 (1978); and *Capital Region Airport Authority v DeWitt Charter Twp*, 236 Mich App 576; 601 NW2d 141 (1999). A state agency must obey a local regulatory ordinance unless language in the agency's enabling statute indicates a legislative intent to grant exclusive jurisdiction to that agency. Although the precise term "exclusive jurisdiction" is not required, the legislative intent to grant the state agency exclusive jurisdiction must be clear. *Burt Twp*, 459 Mich at 669. Additionally, the state statute that gives the local governing body the power to regulate the same subject matter must be examined to determine if the state agency is subject to the local regulation. *Burt Twp*, 459 Mich at 664, and *Dearden*, 403 Mich at 264.

As with a state agency, whether a public university is subject to local regulation depends upon the legislative intent expressed in the applicable enabling statute. Chapter 390 of the Michigan Compiled Laws governs the operations of universities and colleges, MCL 390.1 *et seq*; MSA 15.901 *et seq*. Section 551 provides for the continuation of Central, Eastern, Northern, and Western Michigan Universities and states that these universities will each be governed by an eight member board of control. Under section 553, a university's board of control has general supervisory power to control and direct university funds. University authority to acquire and develop land, buildings, and other facilities is addressed in section 558, which provides in part that:



A board, after approval by the legislature, may acquire land or acquire or erect buildings, or alter, equip or maintain them, to be used as residence halls, apartments, dining facilities, student centers, health centers, stadiums, athletic fields, gymnasiums, auditoriums, parking structures and other educational facilities.

In *Marquette County v Northern Michigan Univ Bd of Control*, *supra*, the Court of Appeals held that section 558 gave Northern Michigan University exclusive jurisdiction over construction of its buildings and other facilities, subject to legislative approval. But in *Burt Twp v Dep't of Natural Resources*, 227 Mich App 252, 259; 576 NW2d 170 (1997), *aff'd* 459 Mich 659 (1999), the Court of Appeals declined to follow *Northern Michigan University*. The Court of Appeals observed that in light of more recent case law, the general language of sections 553 and 558 giving the university the authority to erect campus buildings, would be insufficient to establish that the state entity had exclusive jurisdiction. In affirming the Court of Appeals, the Michigan Supreme Court concluded that without a clear legislative grant of exclusive jurisdiction, a state agency is subject to local regulatory ordinances. *Burt Twp*, 459 Mich at 668.

In *Capitol Region Airport Authority (CRAA)*, *supra*, the Court of Appeals followed the *Burt Twp* court's analysis in determining whether a regional airport authority was subject to local zoning ordinances and to the Land Division Act.¹ In *CRAA*, the Court of Appeals stated that *Northern Michigan University* and its rule of law had been superseded by *Burt Twp*. 236 Mich App at 583. In *CRAA*, a state agency charged with operating a city airport asserted that it did not have to comply with local ordinances or with the Land Division Act. Analyzing applicable aeronautics statutes and the Township Zoning Act², the court concluded that although the state's Aeronautic Code confers on the CRAA exclusive authority over aeronautical operations at the airport, the authority was not exempt from local land use regulations with respect to its proposed development of its lands for *nonaeronautical* uses. The court found that:

[N]either of these provisions expresses a legislative intent that the CRAA have exclusive authority over the acquisition, development, sale, or lease of airport land in conjunction with non aeronautical uses. Section 101 speaks only of land related to aeronautical functions. Although § 105 authorizes the CRAA to lease airport property for non aeronautical purposes, we find no statutory language evincing a legislative intent for the CRAA to have exclusive jurisdiction over these leases and developments. Section 105 merely authorizes the CRAA to engage in this activity, which is not sufficient to immunize the CRAA from local regulation.

CRAA 236 Mich App at 592-593.

¹ MCL 560.101 *et seq*; MSA 26.430(101) *et seq*.

² MCL 125.271 *et seq*; MSA 5.2963(1) *et seq*.



The court also reviewed the Township Zoning Act (TZA) and found "nothing in the TZA that suggests that a township's zoning authority does not extend to nonaeronautical airport development." *Id.* at 593.

Similarly, the grant of authority to public universities with respect to education and development of their facilities, as found in sections 553 and 558 of Chapter 390, does not include an expression of legislative intent to relieve public universities of their obligations to comply with local health regulations. Section 553 grants to universities the general supervisory power to control and direct their funds. Section 558 authorizes public universities to acquire and develop land, buildings, and other facilities. Although these statutes authorize a university to engage in these activities, their provisions do not express a legislative intent to exempt all university activities from local health regulations.

As noted in *CRAA* and *Burt Twp*, one must also consider the local regulation in question. Under Const 1963, art 4, § 51, public health is a matter "of primary public concern." The Public Health Code, 1978 PA 368, MCL 333.1101 *et seq*; MSA 14.15(1101) *et seq*, grants to local health departments broad authority to adopt regulations necessary or appropriate to carry out their duties to protect public health. Section 2235(1) grants the State Department of Public Health the power to authorize local health departments "to exercise a power or function of the department." Section 2235(2) of the Public Health Code provides that the state "shall consider a local health department . . . to be the *primary organization* responsible for the organization, coordination, and delivery of . . . services and programs." Section 2441 provides that regulations adopted by local health departments are "applicable to the same or similar subject matter" as state law and "supersede inconsistent or conflicting local ordinances." Moreover, section 2433 provides that:

(2) A local health department shall:

* * *

(f) Have powers necessary or appropriate to perform the duties and exercise the powers given by law to the local health officer and which are not otherwise prohibited by law.

One of the powers delegated to local health departments is to "[a]dvice other local agencies and persons as to the location, drainage, *water supply*, disposal of solid waste, heating, and ventilation of buildings." Section 2435(b) (emphasis added).³ Nothing in the Public Health Code suggests that a local health department's authority to regulate does not include regulation of water well construction by public universities. To the contrary, the Public Health Code vests local health departments with broad authority to regulate

³ It is also noted that Part 127 of the Public Health Code, titled "Water Supply And Sewer Systems," regulates the installation of water wells and requires annual registration of well drilling contractors. For purposes of enforcing Part 127, local health departments may enter and inspect well installations on public and private property (section 12708) and may investigate violations and order corrective measures. Section 12709(1).



matters concerning public health, including jurisdiction over water supplies. Moreover, the Public Health Code contains no clear expression of legislative intent to exempt public universities from local public health regulations. Since there is no clear expression of legislative intent to exempt public universities from local health department ordinances protecting groundwaters, *Burt Twp, supra*, and *CRAA, supra*, compel the conclusion that public universities must obey such ordinances.

It is my opinion, therefore, that Northern Michigan University, an institution of higher education covered by Const 1963, art 8, § 6, must obey a county ordinance that requires a county health department permit before constructing a water well on its property.

JENNIFER M. GRANHOLM
Attorney General



**ENROLLED SENATE AND HOUSE BILLS
SIGNED INTO LAW OR VETOED
(2000 SESSION)**

Mich. Const. Art. IV, §33 provides: “Every bill passed by the legislature shall be presented to the governor before it becomes law, and the governor shall have 14 days measured in hours and minutes from the time of presentation in which to consider it. If he approves, he shall within that time sign and file it with the secretary of state and it shall become law . . . If he does not approve, and the legislature has within that time finally adjourned the session at which the bill was passed, it shall not become law. If he disapproves . . . he shall return it within such 14-day period with his objections, to the house in which it originated.”

Mich. Const. Art. IV, §27, further provides: “No act shall take effect until the expiration of 90 days from the end of the session at which it was passed, but the legislature may give immediate effect to acts by a two-thirds vote of the members elected to and serving in each house.”

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(b) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills signed into law by the governor during the calendar year and the corresponding public act numbers.

(c) On a cumulative basis, the numbers and subject matter of the enrolled senate and house bills vetoed by the governor during the calendar year.”



**ENROLLED SENATE AND HOUSE BILLS
SIGNED INTO LAW OR VETOED
(2000 SESSION)**

The Table of Enrolled Senate and House Bills Signed Into Law Or Vetoed (2000 Session) is unchanged from the table appearing in Michigan Register 2000 MR 12.



MICHIGAN ADMINISTRATIVE CODE TABLE
(2000 SESSION)

MCL 24.208 states in part:

“Sec. 8. (1) The office of regulatory reform shall publish the Michigan register at least once each month. The Michigan register shall contain all of the following:

* * *

(i) Other official information considered necessary or appropriate by the office of regulatory reform.”

The following table cites administrative rules promulgated during the year 2000, and indicates the effect of these rules on the Michigan Administrative Code (1979 ed.).



**MICHIGAN ADMINISTRATIVE CODE TABLE
(2000 RULE FILINGS)**

R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
28.951	*	10	29.3856	r	10	38.151	*	1
28.952	r	10	29.4001	a	10	38.152	*	1
28.953	r	10	29.4002	a	10	38.153	*	1
28.954	r	10	29.4003	a	10	38.154	r	1
28.955	r	10	29.4021	a	10	38.155	*	1
28.956	r	10	29.4022	a	10	38.156	*	1
28.957	r	10	29.4023	a	10	38.157	*	1
28.958	r	10	29.4024	a	10	38.158	r	1
28.959	r	10	29.4025	a	10	38.159	r	1
28.960	r	10	29.4026	a	10	38.161	*	1
28.961	r	10	29.4027	a	10	38.162	*	1
29.3801	r	10	29.4028	a	10	38.163	*	1
29.3819	r	10	29.4029	a	10	38.164	r	1
29.3821	r	10	29.4030	a	10	38.165	*	1
29.3824	r	10	29.4031	a	10	38.171	*	1
29.3826	r	10	29.4032	a	10	38.172	*	1
29.3828	r	10	29.4033	a	10	38.173	*	1
29.3830	r	10	29.4034	a	10	38.174	*	1
29.3832	r	10	29.4035	a	10	38.174a	a	1
29.3834	r	10	38.135	*	1	38.175	*	1
29.3836	r	10	38.139	r	1	38.176	*	1
29.3838	r	10	38.141	*	1	38.177	*	1
29.3840	r	10	38.142	*	1	38.178	r	1
29.3842	r	10	38.143	*	1	38.179	a	1
29.3844	r	10	38.144	*	1	125.102	*	11
29.3846	r	10	38.145	*	1	125.103	*	11
29.3848	r	10	38.146	*	1	125.105	*	11
29.3850	r	10	38.147	*	1	125.122	*	11
29.3852	r	10	38.148	*	1	125.131	*	11
29.3854	r	10	38.149	*	1	125.132	*	11

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
125.133	*	11	247.4202	a	6	281.843	*	8
125.146	*	11	247.4203	a	6	281.922a	a	6
125.151	*	11	247.4301	a	6	281.925	*	6
125.152	*	11	247.4302	a	6	299.11001	*	14
125.153	*	11	247.4303	a	6	299.11002	*	14
125.181	*	11	247.4304	a	6	299.11003	*	14
125.183	r	11	247.4305	a	6	299.11004	*	14
125.184	r	11	247.4306	a	6	299.11005	*	14
169.39e	a	2	247.4307	a	6	299.11103	*	14
205.4101	n	9	247.801	r	6	299.9001	*	12
205.4102	n	9	247.802	r	6	299.9002	*	12
205.4103	n	9	247.803	r	6	299.9003	*	12
205.4104	n	9	247.804	r	6	299.9004	*	12
205.4105	n	9	247.805	r	6	299.9005	*	12
205.4106	n	9	247.806	r	6	299.9006	*	12
205.4107	n	9	247.807	r	6	299.9007	a	12
205.4108	n	9	247.808	r	6	299.9008	a	12
205.4109	n	9	247.809	r	6	299.9019	r	12
205.4110	n	9	247.810	r	6	299.9101	*	14
205.4111	n	9	247.811	r	6	299.9102	*	14
205.4112	n	9	247.812	r	6	299.9103	*	14
205.4113	n	9	247.813	r	6	299.9104	*	14
205.4114	n	9	247.814	r	6	299.9105	*	14
211.441	*	6	259.401	a	13	299.9106	*	14
247.4101	a	6	281.814	*	8	299.9107	*	14
247.4102	a	6	281.816	*	8	299.9108	*	14
247.4103	a	6	281.817	*	8	299.9109	*	14
247.4104	a	6	281.819	*	8	299.9202	*	14
247.4105	a	6	281.832	*	8	299.9203	*	14
247.4106	a	6	281.833	r	8	299.9204	*	14
247.4107	a	6	281.834	*	8	299.9206	*	14
247.4108	a	6	281.835	*	8	299.9209	*	14
247.4201	a	6	281.837	*	8	299.922	*	14

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
299.9222	*	14	299.9601	*	14	323.1001	*	3
299.9224	*	14	299.9605	*	14	323.2193	a	3
299.9225	*	14	299.9606	*	14	323.2194	a	3
299.9226	*	14	299.9607	*	14	323.2195	a	3
299.9228	*	14	299.9608	*	14	323.2317	*	3
299.9230	a	14	299.9610	*	14	324.1501	*	3
299.9301	*	14	299.9612	*	14	324.1511	*	3
299.9304	*	14	299.9613	*	14	324.8901	a	11
299.9306	*	14	299.9619	*	14	324.8902	a	11
299.9308	*	14	299.9620	*	14	324.8903	a	11
299.9308	*	14	299.9621	*	14	324.8904	a	11
299.9311	*	14	299.9622	*	14	324.8905	a	11
299.9401	*	14	299.9623	*	14	324.8906	a	11
299.9403	*	14	299.9626	*	14	324.8907	a	11
299.9406	*	14	299.9627	*	14	324.8908	a	11
299.9407	*	14	299.9629	*	14	324.8909	a	11
299.9408	*	14	299.9635	a	14	324.8910	a	11
299.9409	*	14	299.9636	a	14	324.8911	a	11
299.9410	*	14	299.9637	a	14	324.8912	a	11
299.9411	r	14	299.9638	a	14	324.8913	a	11
299.9411	*	14	299.9701	*	14	324.8914	a	11
299.9412	r	14	299.9703	*	14	324.8915	a	11
299.9413	*	14	299.9706	*	14	324.8916	a	11
299.9501	*	14	299.9708	*	14	324.8917	a	11
299.9502	*	14	299.9709	*	14	324.8918	a	11
299.9503	*	14	299.9710	*	14	324.8919	a	11
299.9504	*	14	299.9711	*	14	324.8920	a	11
299.9505	*	14	299.9803	*	14	325.50074	*	11
299.9506	*	14	299.9804	*	14	325.50151	a	11
299.9508	*	14	299.9808	*	14	325.51152	*	2
299.9519	*	14	299.9809	*	14	325.51162	*	2
299.9524	a	14	299.9817	a	14	325.51163	*	2
299.9525	a	14	299.9821	a	14	325.51177	*	2

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
325.51312	*	11	325.51919	r	16	338.12006	*	6
325.51401	a	5	325.51921	*	16	338.12007	r	6
325.51402	a	5	325.51930	*	16	338.12008	*	6
325.51403	a	5	325.51958	*	16	338.12008a	a	6
325.51404	a	5	325.52102	*	2	338.1901	*	4
325.51405	a	5	325.52103	*	2	338.1905	*	4
325.51406	a	5	325.52113	*	2	338.1906	r	4
325.51407	a	5	325.52114	*	2	338.1907	r	4
325.51408	a	5	325.52118	*	2	338.1908	*	4
325.51409	a	5	325.52125	*	2	338.1909	*	4
325.51410	a	5	325.52129	*	2	338.191	*	4
325.51411	a	5	325.5213	*	2	338.1911	*	4
325.51412	a	5	325.52131	*	2	338.1912	*	4
325.51413	a	5	325.52135	*	2	338.1913	*	4
325.51414	a	5	325.52137	*	2	338.1914	r	4
325.51502	*	2	325.60007	*	15	338.1921	*	4
325.51509	*	2	325.60131	a	15	338.1922	*	4
325.51517	*	2	336.1101	*	4	338.2103	r	2
325.51519	*	2	336.1104	*	4	338.2106	r	2
325.51527	*	2	336.132	r	4	338.2107	r	2
325.51602	*	1	336.1602	*	4	338.2121	r	2
325.51610	*	1	336.1801	a	5	338.2124	r	2
325.51611	*	1	336.2401	r	3	338.2125	r	2
325.51612	r	1	336.2409	r	3	338.2126	r	2
325.51613	r	1	336.2412	r	3	338.2132a	r	2
325.51614	*	1	336.242	r	3	338.2146	r	2
325.51618	*	1	336.2701	*	4	338.2148	r	2
325.51619	*	1	336.2702	*	4	338.2149	r	2
325.51628	*	1	336.2703	r	4	338.2151a	r	2
325.51904	*	16	338.12002	*	6	338.2152	r	2
325.51914	*	16	338.12003	*	6	338.2156	r	2
325.51917	*	16	338.12004	*	6	338.2172	r	2
325.51918	r	16	338.12005	*	6	338.2174	r	2

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
338.2175	r	2	400.11113	*	15	400.12203	a	15
338.2181	r	2	400.11115	*	15	400.12203	r	15
338.2182	r	2	400.11117	*	15	400.12204	a	15
338.2183	r	2	400.11119	*	15	400.12204	r	15
338.2184	r	2	400.11121	*	15	400.12205	a	15
338.2185	r	2	400.11123	*	15	400.12205	r	15
338.2186	r	2	400.11125	*	15	400.12206	a	15
338.479b	*	4	400.11127	*	15	400.12206	r	15
338.5114	a	10	400.11131	*	15	400.12207	a	15
338.5210	*	10	400.11135	*	15	400.12207	r	15
338.941	*	13	400.11137	*	15	400.12208	a	15
339.1001	*	13	400.11139	*	15	400.12208	r	15
339.1002	*	13	400.11141	*	15	400.12209	a	15
339.1003	*	13	400.11143	*	15	400.12209	r	15
390.1621	*	9	400.11145	*	15	400.12210	a	15
390.1622	*	9	400.11147	*	15	400.12210	r	15
390.1623	*	9	400.11149	*	15	400.12211	a	15
390.1626	*	9	400.11303	*	15	400.12211	r	15
390.1629	*	9	400.11317	*	15	400.12212	a	15
390.1630	*	9	400.12101	a	15	400.12212	r	15
390.1631	*	9	400.12101	r	15	400.12213	a	15
390.1632	*	9	400.12102	a	15	400.12213	r	15
390.1633	*	9	400.12102	r	15	400.12301	a	15
390.1634	*	9	400.12103	a	15	400.12301	r	15
390.1635	*	9	400.12103	r	15	400.12303	a	15
390.1636	*	9	400.12104	a	15	400.12303	r	15
390.1801	*	10	400.12104	r	15	400.12304	a	15
400.11101	*	15	400.12105	a	15	400.12304	r	15
400.11102	a	15	400.12105	r	15	400.12305	a	15
400.11103	*	15	400.12201	a	15	400.12305	r	15
400.11106	a	15	400.12201	r	15	400.12306	a	15
400.11109	*	15	400.12202	a	15	400.12306	r	15
400.11111	*	15	400.12202	r	15	400.12307	a	15

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
400.12307	r	15	400.12408	a	15	400.12504	r	15
400.12309	a	15	400.12408	r	15	400.12505	a	15
400.12309	r	15	400.12409	a	15	400.12505	r	15
400.12310	a	15	400.12409	r	15	400.12506	a	15
400.12310	r	15	400.12410	a	15	400.12506	r	15
400.12311	a	15	400.12410	r	15	400.12507	a	15
400.12311	r	15	400.12411	a	15	400.12507	r	15
400.12312	a	15	400.12411	r	15	400.12508	a	15
400.12312	r	15	400.12412	a	15	400.12508	r	15
400.12313	a	15	400.12412	r	15	400.12509	a	15
400.12313	r	15	400.12413	a	15	400.12509	r	15
400.12314	a	15	400.12413	r	15	400.12601	a	15
400.12314	r	15	400.12414	a	15	400.12601	r	15
400.12315	a	15	400.12414	r	15	400.12602	a	15
400.12315	r	15	400.12415	a	15	400.12602	r	15
400.12316	a	15	400.12415	r	15	400.12603	a	15
400.12316	r	15	400.12416	a	15	400.12603	r	15
400.12317	a	15	400.12416	r	15	400.12604	a	15
400.12317	r	15	400.12417	a	15	400.12604	r	15
400.12401	a	15	400.12417	r	15	400.12605	a	15
400.12401	r	15	400.12418	a	15	400.12605	r	15
400.12402	a	15	400.12418	r	15	400.12606	a	15
400.12402	r	15	400.12419	a	15	400.12606	r	15
400.12403	a	15	400.12419	r	15	400.12607	a	15
400.12403	r	15	400.12420	a	15	400.12607	r	15
400.12404	a	15	400.1242	r	15	400.12608	a	15
400.12404	r	15	400.12501	a	15	400.12608	r	15
400.12405	a	15	400.12501	r	15	400.12701	a	15
400.12405	r	15	400.12502	a	15	400.12701	r	15
400.12406	a	15	400.12502	r	15	400.12702	a	15
400.12406	r	15	400.12503	a	15	400.12702	r	15
400.12407	a	15	400.12503	r	15	400.12703	a	15
400.12407	r	15	400.12504	a	15	400.12703	r	15

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
400.12704	a	15	400.5106	*	4	400.5703	*	4
400.12704	r	15	400.5107	*	4	400.5704	*	4
400.12705	a	15	400.5108	*	4	400.5706	*	4
400.12705	r	15	400.5109	*	4	400.5708	r	4
400.12706	a	15	400.511	*	4	400.5709	*	4
400.12706	r	15	400.5111	*	4	400.5801	*	4
400.12707	a	15	400.5112	*	4	400.5805	*	4
400.12707	r	15	400.5113	*	4	400.581	*	4
400.12708	a	15	400.5113a	a	4	400.5815	*	4
400.12708	r	15	400.5115	*	4	400.582	*	4
400.12709	a	15	400.5116	*	4	400.5825	*	4
400.12709	r	15	400.5117	*	4	400.583	r	4
400.12710	a	15	400.5201	a	4	400.5835	*	4
400.1271	r	15	400.5202	r	4	400.584	*	4
400.12711	a	15	400.5203	r	4	400.5841	a	4
400.12711	r	15	400.5204	*	4	400.5845	*	4
400.12712	a	15	400.5208	r	4	400.585	*	4
400.12712	r	15	400.5209	*	4	400.5855	r	4
400.12713	a	15	400.521	r	4	400.5856	a	4
400.191	r	15	400.5302	*	4	400.586	r	4
400.192	r	15	400.5303	*	4	400.5865	*	4
400.193	r	15	400.5304	r	4	400.587	a	4
400.194	r	15	400.5405	*	4	400.5901	*	4
400.195	r	15	400.5601	*	4	400.5902	a	4
400.4104	*	4	400.5602	*	4	400.5903	a	4
400.5101	*	4	400.5603	*	4	400.5905	*	4
400.5102	a	4	400.5604	*	4	400.5915	*	4
400.5103	*	4	400.5605	*	4	400.592	*	4
400.5104	a	4a	400.5606	*	4	400.5925	*	4
400.5104	a	4b	400.5607	*	4	400.5935	*	4
400.5105	*	4	400.5609	r	4	400.6101	r	15
400.5105	a	4a	400.561	*	4	400.6102	r	15
400.5105	a	4b	400.5614	*	4	400.6108	r	15

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
400.6110	r	15	400.6219	r	15	400.6303	r	15
400.6112	r	15	400.6221	r	15	400.6305	r	15
400.6114	r	15	400.6222	r	15	400.6306	r	15
400.6117	r	15	400.6223	r	15	400.6308	r	15
400.6119	r	15	400.6225	r	15	400.6309	r	15
400.6122	r	15	400.6226	r	15	400.6311	r	15
400.6123	r	15	400.6227	r	15	400.6314	r	15
400.6124	r	15	400.6228	r	15	400.6319	r	15
400.6126	r	15	400.6229	r	15	400.6320	r	15
400.6128	r	15	400.6230	r	15	400.6322	r	15
400.6129	r	15	400.6231	r	15	400.6323	r	15
400.6131	r	15	400.6232	r	15	400.6324	r	15
400.6132	r	15	400.6234	r	15	400.6401	r	15
400.6133	r	15	400.6238	r	15	400.6402	r	15
400.6135	r	15	400.6240	r	15	400.6405	r	15
400.6136	r	15	400.6245	r	15	400.6407	r	15
400.6137	r	15	400.6250	r	15	400.6411	r	15
400.6139	r	15	400.6254	r	15	400.6416	r	15
400.6142	r	15	400.626	r	15	400.6501	r	15
400.6143	r	15	400.6261	r	15	400.6502	r	15
400.6145	r	15	400.6262	r	15	400.6505	r	15
400.6148	r	15	400.6263	r	15	400.6508	r	15
400.6151	r	15	400.6265	r	15	400.6509	r	15
400.6152	r	15	400.6267	r	15	400.6511	r	15
400.6201	r	15	400.6271	r	15	400.6513	r	15
400.6202	r	15	400.6274	r	15	400.6515	r	15
400.6204	r	15	400.6277	r	15	400.6518	r	15
400.6207	r	15	400.6279	r	15	400.6520	r	15
400.6209	r	15	400.628	r	15	400.6522	r	15
400.6211	r	15	400.6281	r	15	400.9101	a	15
400.6215	r	15	400.6282	r	15	400.9102	a	15
400.6216	r	15	400.6301	r	15	400.9199	a	15
400.6218	r	15	400.6302	r	15	400.9201	a	15

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
400.9202	a	15	400.9419	a	15	408.12176	a	5
400.9203	a	15	400.9501	a	15	408.15601	*	11
400.9204	a	15	400.9502	a	15	408.16227	*	1
400.9205	a	15	400.9503	a	15	408.16234	*	1
400.9206	a	15	400.9504	a	15	408.16901	r	11
400.9207	a	15	400.9505	a	15	408.16902	a	11
400.9301	a	15	400.9506	a	15	408.19301	*	11
400.9302	a	15	408.10679	r	6	408.22102	*	8
400.9303	a	15	408.12102	a	15	408.22103	*	8
400.9304	a	15	408.12103	a	5	408.22104	*	8
400.9305	a	15	408.12104	r	5	408.22116	*	8
400.9306	a	15	408.12105	a	5	408.22117	*	8
400.9307	a	15	408.12106	a	5	408.22120	*	8
400.9308	a	15	408.12109	a	5	408.22122	*	8
400.9309	a	15	408.12110	a	5	408.22131	*	8
400.9401	a	15	408.12111	a	5	408.22136	*	8
400.9402	a	15	408.12121	r	5	408.22141	*	8
400.9403	a	15	408.12130	r	5	408.22203	*	8
400.9404	a	15	408.12132	a	5	408.22213	*	8
400.9405	a	15	408.12134	a	5	408.22221	*	8
400.9406	a	15	408.12135	r	5	408.22224	*	8
400.9407	a	15	408.12136	a	5	408.22227	*	8
400.9408	a	15	408.12137	a	5	408.22234	*	8
400.9409	a	15	408.12138	a	5	408.22240	*	8
400.9410	a	15	408.12151	a	5	408.4012	a	1
400.9411	a	15	408.12152	a	5	408.4038	*	1
400.9412	a	15	408.12154	a	5	408.4057	*	1
400.9413	a	15	408.12155	a	5	408.43202	a	5
400.9414	a	15	408.12163	a	5	408.43205	a	5
400.9415	a	15	408.12164	a	5	408.43206	a	5
400.9416	a	15	408.12171	a	5	408.43209	a	5
400.9417	a	15	408.12172	a	5	408.4512	a	1
400.9418	a	15	408.12173	a	5	408.501	r	11

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
408.502	r	11	418.10101	*	15	418.10120	a	6
408.503	r	11	418.101015	a	6	418.101201	a	6
408.504	r	11	418.101016	a	6	418.101203	a	6
408.505	r	11	418.101017	a	6	418.101204	a	6
408.506	r	11	418.101018	a	6	418.1012	*	15
408.701	*	1	418.101019	a	6	418.101205	a	6
408.702	*	1	418.10102	a	6	418.101206	a	6
408.703	r	1	418.101022	a	6	418.10121	*	15
408.704	r	1	418.10103	a	6	418.101207	a	6
408.705	r	1	418.10104	a	6	418.10121	*	15
408.706	*	1	418.10105	a	6	418.101208	a	6
408.721	*	1	418.10106	a	6	418.101209	a	6
408.722	*	1	418.10107	a	6	418.101210	a	6
408.723	*	1	418.10107	*	15	418.10121	n	15
408.733	r	1	418.10108	a	6	418.101301	a	6
408.734	r	1	418.10109	a	6	418.101302	a	6
408.735	r	1	418.10110	a	6	418.101303	a	6
418.1001	r	9	418.101101	a	6	418.101304	a	6
418.1002	r	9	418.101102	a	6	418.101305	a	6
418.1003	r	9	418.101103	a	6	418.101401	a	6
418.1004	r	9	418.101104	a	6	418.101402	a	6
418.1005	r	9	418.101106	a	6	418.101404	a	6
418.1006	r	9	418.10111	a	6	418.101501	a	6
418.1007	r	9	418.10112	a	6	418.1015	*	15
418.101001	a	6	418.10113	a	6	418.102	r	9
418.101002	a	6	418.10114	a	6	418.10201	a	6
418.101002	*	15	418.10114	*	15	418.10202	a	6
418.101003	a	6	418.10115	a	6	418.10203	a	6
418.101004	a	6	418.10116	a	6	418.10204	a	6
418.101006	a	6	418.10117	a	6	418.10205	a	6
418.10101	*	15	418.10117	*	15	418.10206	a	6
418.101007	a	6	418.10118	a	6	418.10207	a	6
418.10101	a	6	418.10119	a	6	418.10207	*	15

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
418.10208	a	6	418.10912	a	6	418.122	r	9
418.10209	a	6	418.10913	a	6	418.123	r	9
418.10212	a	6	418.10915	a	6	418.124	r	9
418.10213	a	6	418.10916	a	6	418.125	r	9
418.10214	a	6	418.10918	a	6	418.126	r	9
418.103	r	9	418.10920	a	6	418.127	r	9
418.104	r	9	418.10921	a	6	418.128	r	9
418.10401	a	6	418.10922	a	6	418.129	r	9
418.10403	a	6	418.10923	a	6	418.130	r	9
418.10404	a	6	418.10924	a	6	418.1301	r	9
418.10404	*	15	418.10925	a	6	418.1302	r	9
418.10405	a	6	418.110	r	9	418.131	r	9
418.10406	a	6	418.1101	r	9	418.132	r	9
418.10407	a	6	418.1102	r	9	418.1401	r	9
418.10410	a	6	418.1103	r	9	418.1402	r	9
418.10411	a	6	418.1104	r	9	418.1501	r	9
418.10415	a	6	418.1105	r	9	418.1502	r	9
418.10416	a	6	418.1106	r	9	418.1503	r	9
418.10417	a	6	418.111	r	9	418.1601	r	9
418.105	r	9	418.112	r	9	418.1602	r	9
418.10501	a	6	418.113	r	9	418.1603	r	9
418.10502	a	6	418.114	r	9	418.1604	r	9
418.10503	a	6	418.115	r	9	418.1606	r	9
418.106	r	9	418.116	r	9	418.1607	r	9
418.107	r	9	418.117	r	9	418.1608	r	9
418.10701	a	6	418.118	r	9	418.1609	r	9
418.108	r	9	418.119	r	9	418.1611	r	9
418.109	r	9	418.120	r	9	418.1612	r	9
418.10901	a	6	418.1201	r	9	418.1613	r	9
418.10904	a	6	418.1202	r	9	418.1614	r	9
418.10905	a	6	418.1203	r	9	418.1615	r	9
418.10907	a	6	418.1204	r	9	418.1616	r	9
418.10911	a	6	418.121	r	9	418.1617	r	9

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
418.1701	r	9	418.2102	r	9	418.2304	r	9
418.1702	r	9	418.2103	r	9	418.2305	r	9
418.1703	r	9	418.2104	r	9	418.2306	r	9
418.1704	r	9	418.2105	r	9	418.2307	r	9
418.1705	r	9	418.2106	r	9	418.2308	r	9
418.1706	r	9	418.2107	r	9	418.2308	r	9a
418.1707	r	9	418.2108	r	9	418.2309	r	9
418.1708	r	9	418.2109	r	9	418.2310	r	9
418.1801	r	9	418.211	r	9	418.2311	r	9
418.1802	r	9	418.2110	r	9	418.2312	r	9
418.1803	r	9	418.2111	r	9	418.2313	r	9
418.1804	r	9	418.2112	r	9	418.2314	r	9
418.1901	r	9	418.2113	r	9	418.2315	r	9
418.1902	r	9	418.2114	r	9	418.2316	r	9
418.1903	r	9	418.2115	r	9	418.2317	r	9
418.1904	r	9	418.2116	r	9	418.2318	r	9
418.1905	r	9	418.2117	r	9	418.2319	r	9
418.2001	r	9	418.2118	r	9	418.2320	r	9
418.2002	r	9	418.2119	r	9	418.2322	r	9
418.2003	r	9	418.212	r	9	418.2323	r	9
418.2004	r	9	418.213	r	9	418.2324	r	9
418.2005	r	9	418.214	r	9	418.2325	r	9
418.201	r	9	418.215	r	9	418.301	r	9
418.202	r	9	418.216	r	9	418.302	r	9
418.203	r	9	418.2201	r	9	418.303	r	9
418.204	r	9	418.2202	r	9	418.304	r	9
418.205	r	9	418.2203	r	9	418.305	r	9
418.206	r	9	418.2204	r	9	418.306	r	9
418.207	r	9	418.2205	r	9	418.307	r	9
418.208	r	9	418.2206	r	9	418.308	r	9
418.209	r	9	418.2301	r	9	418.309	r	9
418.210	r	9	418.2302	r	9	418.401	r	9
418.2101	r	9	418.2303	r	9	418.402	r	9

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
418.403	r	9	418.609	r	9	432.118	*	3
418.404	r	9	418.610	r	9	432.201	*	3
418.405	r	9	418.611	r	9	432.202	*	3
418.406	r	9	418.612	r	9	432.203	*	3
418.407	r	9	418.701	r	9	432.204	*	3
418.408	r	9	418.702	r	9	432.205	*	3
418.409	r	9	418.703	r	9	432.206	*	3
418.410	r	9	418.704	r	9	432.207	*	3
418.411	r	9	418.705	r	9	432.208	*	3
418.412	r	9	418.801	r	9	432.209	*	3
418.413	r	9	418.802	r	9	432.21	*	3
418.414	r	9	418.901	r	9	432.211	*	3
418.415	r	9	418.902	r	9	432.21101	a	3
418.416	r	9	418.903	r	9	432.21102	a	3
418.417	r	9	418.904	r	9	432.21103	a	3
418.418	r	9	418.905	r	9	432.21104	a	3
418.501	r	9	432.101	*	3	432.21105	a	3
418.502	r	9	432.102	*	3	432.21106	a	3
418.503	r	9	432.103	*	3	432.21107	a	3
418.504	r	9	432.104	*	3	432.21108	a	3
418.505	r	9	432.105	*	3	432.21109	a	3
418.506	r	9	432.106	*	3	432.2111	a	3
418.507	r	9	432.107	*	3	432.21111	a	3
418.508	r	9	432.108	*	3	432.21112	a	3
418.509	r	9	432.109	*	3	432.21113	a	3
418.601	r	9	432.11	*	3	432.21199	a	3
418.602	r	9	432.111	*	3	432.212	*	3
418.603	r	9	432.112	*	3	432.212	*	3a
418.604	r	9	432.113	*	3	432.21201	a	3
418.605	r	9	432.114	*	3	432.21202	a	3
418.606	r	9	432.115	*	3	432.21203	a	3
418.607	r	9	432.116	*	3	432.21204	a	3
418.608	r	9	432.117	*	3	432.21205	a	3

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
432.21206	a	3	432.2133	a	3	432.21505	a	3
432.21207	a	3	432.21331	a	3	432.21506	a	3
432.21208	a	3	432.21332	a	3	432.21507	a	3
432.213	*	3	432.21333	a	3	432.21508	a	3
432.21301	a	3	432.21334	a	3	432.21509	a	3
432.21302	a	3	432.21335	a	3	432.2151	a	3
432.21303	a	3	432.21336	a	3	432.21511	a	3
432.21304	a	3	432.214	*	3	432.21512	a	3
432.21305	a	3	432.21401	a	3	432.21513	a	3
432.21306	a	3	432.21402	a	3	432.21514	a	3
432.21307	a	3	432.21403	a	3	432.21515	a	3
432.21308	a	3	432.21404	a	3	432.21516	a	3
432.21309	a	3	432.21405	a	3	432.21517	a	3
432.2131	a	3	432.21406	a	3	432.21518	a	3
432.21311	a	3	432.21407	a	3	432.21519	a	3
432.21312	a	3	432.21408	a	3	432.2152	a	3
432.21313	a	3	432.21409	a	3	432.21521	a	3
432.21314	a	3	432.2141	a	3	432.21522	a	3
432.21315	a	3	432.21411	a	3	432.216	*	3
432.21316	a	3	432.21412	a	3	432.21601	a	3
432.21317	a	3	432.21413	a	3	432.21602	a	3
432.21318	a	3	432.21414	a	3	432.21603	a	3
432.21319	a	3	432.21415	a	3	432.21604	a	3
432.2132	a	3	432.21416	a	3	432.21605	a	3
432.21321	a	3	432.21417	a	3	432.21606	a	3
432.21322	a	3	432.21418	a	3	432.21607	a	3
432.21323	a	3	432.21419	a	3	432.21608	a	3
432.21324	a	3	432.2142	a	3	432.21609	a	3
432.21325	a	3	432.215	*	3	432.2161	a	3
432.21326	a	3	432.21501	a	3	432.21611	a	3
432.21327	a	3	432.21502	a	3	432.21612	a	3
432.21328	a	3	432.21503	a	3	432.21613	a	3
432.21329	a	3	432.21504	a	3	432.21614	a	3

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
432.21615	a	3	432.21803	a	3	432.305	*	3
432.21616	a	3	432.21804	a	3	432.306	*	3
432.21617	a	3	432.21805	a	3	432.307	*	3
432.21618	a	3	432.21806	a	3	432.308	*	3
432.21619	a	3	432.21807	a	3	432.309	*	3
432.2162	a	3	432.21808	a	3	432.31	*	3
432.21621	a	3	432.21809	a	3	432.311	*	3
432.21622	a	3	432.2181	a	3	432.312	*	3
432.21623	a	3	432.21811	a	3	432.313	*	3
432.21624	a	3	432.21812	a	3	432.401	r	6
432.21701	a	3	432.21901	a	3	432.402	r	6
432.21702	a	3	432.21902	a	3	432.403	r	6
432.21703	a	3	432.21903	a	3	432.404	r	6
432.21704	a	3	432.21904	a	3	432.405	r	6
432.21705	a	3	432.21905	a	3	432.406	r	6
432.21706	a	3	432.21906	a	3	432.407	r	6
432.21707	a	3	432.21907	a	3	432.408	r	6
432.21708	a	3	432.21908	a	3	432.409	r	6
432.21709	a	3	432.21909	a	3	436.1001	*	3
432.2171	a	3	432.2191	a	3	436.1011	*	3
432.21711	a	3	432.21911	a	3	436.1023	*	3
432.21712	a	3	432.22001	a	3	436.1045	*	3
432.21713	a	3	432.22002	a	3	436.1053	*	3
432.21714	a	3	432.22003	a	3	436.1059	*	3
432.21715	a	3	432.22004	a	3	436.1062	a	3
432.21716	a	3	432.22005	a	3	436.1105	*	3
432.21717	a	3	432.22006	a	3	436.1109	*	3
432.21718	a	3	432.22007	a	3	436.111	*	3
432.21719	a	3	432.22008	a	3	436.1113	*	3
432.2172	a	3	432.301	*	3	436.1115	*	3
432.21721	a	3	432.302	*	3	436.1117	*	3
432.21801	a	3	432.303	*	3	436.1121	*	3
432.21802	a	3	432.304	*	3	436.1129	*	3

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number	R Number	Action	2000 MR Issue Number
436.1131	r	3	436.578	r	3	487.1202	r	11
436.1135	*	3	436.58	r	3	487.1203	r	11
436.1313	*	3	436.581	r	3	487.1204	r	11
436.1333	r	3	436.582	a	3	487.1210	r	11
436.1335	*	3	460.2102	*	3	487.1410	r	11
436.1405	*	3	460.2111	*	3	487.1420	r	11
436.1407	*	3	460.2112	*	3	487.1421	r	11
436.1419	*	3	460.2116	*	3	487.1422	r	11
436.1425	*	3	460.2117	*	3	487.1423	r	11
436.1429	r	3	460.2119	*	3	487.1424	r	11
436.1435	*	3	460.212	*	3	487.1425	r	11
436.1437	*	3	460.2121	*	3	487.1426	r	11
436.1509	r	3	460.2123	*	3	487.1427	r	11
436.1511	*	3	460.2124	*	3	487.1430	r	11
436.1523	*	3	460.2131	*	3	487.1501	r	11
436.1531	a	3	460.2132	*	3	487.1502	r	11
436.1708	*	3	460.2133	*	3	487.1503	r	11
436.1714	r	3	460.2134	*	3	600.6252	r	15
436.1717	*	3	460.2135	*	3	791.6605	*	4
436.1719	*	3	460.2145	*	3	40012302	a	15
436.1731	r	3	460.2146	*	3	40012302	r	15
436.1735	*	3	460.2146	*	3	40012308	a	15
436.1802	*	3	460.2147	*	3	40012308	r	15
436.1825	a	3	460.215	*	3	285.810.1	*	12
436.1827	a	3	460.2151	*	3	285.810.10	a	12
436.1829	a	3	460.2163	*	3	285.810.2	*	12
436.1853	*	3	460.2165	*	3	285.810.4	*	12
436.1859	*	3	460.2168	*	3	285.810.6	*	12
436.571	r	3	460.2169	*	3	285.810.9	a	12
436.572	*	3	460.217	*	3	285.821.1	*	12
436.573	r	3	487.1101	r	11	285.821.10	a	12
436.574	*	3	487.1102	r	11	285.821.3	*	12
436.575	*	3	487.1201	r	11	285.821.4	*	12

(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



(* Amendment to Rule, **a** Added Rule, **n** New Rule, **r** Rescinded Rule)



CUMULATIVE INDEX

A

AGRICULTURE, DEPARTMENT OF

Potato Commission

Allow expansion of authority of, Act 5 (2000-2)

ATTORNEY GENERAL

Opinions

Advance Directives, Guardian and Ward, Health Care, Mental Health, Do-Not-Resuscitate Order, Patient Advocate

OAG 7056 (2000-9)

Boards and Commissions, Colleges and Universities, Education

Waiving class tuition for members of Wayne State University Board of Governors,
OAG 7055 (2000-7)

Bonds; Escheated estates

Escheat of unclaimed Mackinac Bridge Authority bond redemption funds,
OAG 7047 (2000-3)

Campaign Finance

Financial contribution by church to oppose ballot proposal Constitutionality,
OAG 7044 (2000-2)

Casinos, Constitutional Law, Gambling, Political Contributions

Validity of section 3(1) of Casino Interest Registration Act, OAG 7054 (2000-6)

Children and Minors

Constitutional Law, Crimes and Offenses, Law Enforcement, Privacy, Schools and School Districts, OAG 7059 (2000-11)

Cities, Conflict of Interest, Constitutional Law, Incompatibility, Municipal Corporations, Public Officers and Offices

City councilperson serving as member of board of regional transportation authority,
OAG 7054 (2000-7)

Constitutional Law

Legislature's expression of intent regarding use of appropriated funds,
OAG 7052 (2000-4)

Counties

* Proposed Rules



Country review of proposed township-zoning ordinances, OAG 7043 (2000–2)

Credit Unions, Taxation, Tax Collection, Tax Exemption

Tax on retail sales to state-chartered credit unions, OAG 7062 (2000-16)

Department of Transportation

Requirement of life cycle cost analysis on state-funded paving projects,
OAG 7051 (2000–4)

See Also Department of Transportation

Disabled Persons

Parking vehicle in violation of posted time limits, OAG 7041 (2000–2)

Parole and Probation, Constitutional Law, Department of Corrections, Crimes and Offenses

Parole eligibility following sentence to mandatory 20 years for possession of drugs,
OAG 7048 (2000–4)

See Also Department of Corrections

Public Contracts

Public Contracts, Public School Academies, Schools and School Districts, Wages and
Fringe Benefits, OAG 7057 (2000-11)

Public Health

Constitutional Law, Public Colleges and Universities, OAG 7063 (2000-16)

Schools and school district

Legality of school board decision to submit question of demolishing school building to
approval of school electors, OAG 7045 (2000–2)

Eligibility for office after leaving School Reform Board, OAG 7050 (2000–4)

Determining child's eligibility for special education services and programs, OAG
7058 (2000-11)

Special Assessments

Exemption under township police and fire protection act, OAG 7042 (2000–2)

State School Aid Act

Legality of payment of state school aid for students with disabilities in “school of
choice” programs, OAG 7046 (2000–2)

Taxation, Libraries, Municipal Corporations

Taxes levied on same property by two district libraries with overlapping boundaries,
OAG 7049 (2000–4)

AUDITOR GENERAL REPORTS

Community Mental Health, Department of



Community Mental Health services of St. Joseph county
performance audit (2000–2)
See also Department of Community Health

Consumer and Industry Services, Department of
Michigan State Fair and Exposition Center
Financial audit (2000–2)
See also Department of Consumer and Industry Services

Corrections, Department of
Bureau of Health Care Services
Performance audit (2000 – 2)
See also Department of Corrections

Education, Department of
Bilingual, migrant, and selected King-Chavez-Parks initiative programs
Performance audit (2000–1)
See also Department of Education

Family Independence Agency
Child Development and Care Program
Performance and financial related audit (2000–1)
See also Family Independence Agency

Management and Budget, Department of
Financial audit (2000–1)
See also Department of Management and Budget

Michigan Historical Center
Performance audit (2000–2)
See also Department of State

Michigan Legislative Retirement System
Financial audit (2000–2)
See also Department of Community Health

Natural Resources, Department of
Michigan Natural Resources Magazine
Performance audit (2000–1)
See also Department of Natural Resources

Senate Fiscal Agency
Performance audit (2000–2)
See also State Legislature



State, Department of
Financial audit (2000–1)
See also Department of State

State Police, Department of
Automobile Theft Prevention Authority
Performance audit (2000–2)
See also Department of State Police

C

CAREER DEVELOPMENT, DEPARTMENT OF

Executive Order No. 5 (2000-3)
Reorganization of Commission on Spanish-Speaking Affairs
See also Department of Civil Rights; Executive Office

CIVIL RIGHTS, DEPARTMENT OF

Executive Order No. 5 (2000-3)
Reorganization of Commission on Spanish-Speaking Affairs
See also Department of Career Development; Executive Office

Disclosure of certain personal information on mailing labels
Prohibit, Act 1 (2000–2)

COMMUNITY HEALTH, DEPARTMENT OF

Adopted agency guidelines
Rescission of various agency guidelines (2000-2)

Certificate of need review standards
Magnetic Resonance Imaging Services, (2000—5)
Megavoltage Radiation Therapy Services/Units, (2000-5)

Community Mental Health Services of St. Joseph county
Performance audit (2000–2)
See also Auditor General

Michigan Legislative Retirement System
Financial audit (2000–2)
See also Auditor General

Proposed agency guidelines
Rescission of various department guidelines pertaining to personnel
matters (2000-2)

CONSUMER AND INDUSTRY SERVICES, DEPARTMENT OF



Bureau of Commercial Services

Accounting, R 338.5101 - 338.5480 (2000-10)

Hearing Aid Dealers, R 338.1901 - 338.1943 (2000-4)

Bureau of Safety and Regulations

Occupational Health Standards

Abandoned and Idle Mines, R 408.171 - 408.180 (2000-9)

Acrylonitrile, R 325.51502, R 325.51509, R 325.51517, R 325.51519, and R 325.51527 (2000-2)

Air Receivers, R1910.169 (*2000-7); (2000-11)

Anhydrous Ammonia, R 408.17801 - 408.17801 (*2000-4); (2000-9)

Asbestos for general industry, R 325.51311 - 325.51312 (2000-11)

Boilers, R 408.4001 - 408.4199 (*2000-12)

Boilers - Notice of public hearing (2000-12)

Boilers, R 408.4012—R 408.4512 (2000-1)

Building officials, plan reviewers, and inspectors, R 408.30001 - 408.30055 (*2000-12)

Building officials, plan reviewers, and inspectors - Notice of public hearing (2000-12)

Compressed air and gases, equipment, and systems, R 408.16901 - 408.16901 (*2000-7); (2000-11)

Ethylene oxide R 320.51152, R 325.51162, R 325.51163, and R 325.51177 (2000-2)

Hazardous waste operations and emergency response, R 325.5210 – R 325.52137 (2000-2)

Inorganic arsenic, R 325.51602—R 325.51628 (2000-1)

Introduction to construction standards, Rule 6101 – 6108 (rescinded) (2000-2)

Introduction to, Rule 1101 – 111- (rescinded) (2000-2)

Laundry machinery and operations, R 3405 Rescinded (2000-8), R 5004 Rescinded (2000-8)

Lead, R 325.51901 - 325.51958 (2000-16)

Methylenedianiline (MDA), R 325.50051 - 325.50076 (2000-11)

Mine Safety, R 408.121 - 408.122 (2000-9)

MIOSHA

Part 20. Demolition, R 408.42023 - 408.42031 (*2000-16)

Recording and Reporting Occupational Injuries and Illnesses, R 408.22101 - 408.22142 (2000-8)

Variances, R 408.22201 - 408.22251 (2000-8)

Noise exposure for construction R 325.60101 - 325.60128 (*2000-12)

Oxygen Supply Equipment, R 408.491 - 408.492 (2000-9)

Personal protective equipment for construction, R 325.60001 - 325.60013 (2000-11)

Powered Industrial Trucks, General Industry Standards, R 408.12101 - 408.12193 (2000-5)

Powered Industrial Trucks, R 408.12102 (*2000-11)



Respirators in Dangerous Atmospheres, R 325.60021 (*2000-10)
Storage and Handling of Liquefied Petroleum Gases, R 408.15601 - 408.15601
(2000-11)
Vinyl Chloride, R 325.51401 - 325.51414 (2000-5)

Child Day Care Licensing – Child Care Centers -
General Provisions, R 400.5101 - 400.5940 (2000-4)
Fire Safety Provisions, R 400.5101 - 400.5940 (2000-4)

Chiropractic, R 338.12001 - 338.12014 (2000-6)

Construction Safety Methods
Aerial Work Platforms, R 408.43201 - 408.43210 (2000-5)

Fire Exits
General Industry Safety Standards, R 408.10601 - 408.10697 (2000-6)

Health Services
Pain and Symptom Management - Notice of Public Hearing, (2000-6)

Labor
General industry standards
Plastic molding, R 408.16227, R 408.16234 (2000-1)

Unemployment Agency
Employment Security, R 421.1 - 421.302 (*2000-10)
Employment Security - Notice of Public Hearing, (2000-10)

Wages and hours
Generally, R 408.701—R 408.706 (2000-1)
Overtime compensation, R 408.721—R 408.735 (2000-1)

Workers Disability Compensation
Workers Compensation Health Care Services, (*2000-5); (2000-6)
Workers Compensation Health Care Services - Notice of Public Hearing,
(2000-5)
Workers Compensation Health Care Services, R 418.101 - 418.2325 (2000-9)

Leader Dogs
Exempt training organization from dog licenses fees, Act 4 (2000-2)

Liquor Control Commission
General rules, R 436.1001 - 436.1063 (2000-3)
Licensing qualifications, R 436.1101 - 436.1151 (2000-3)
Advertising, R 436.1301 - 436.1339 (2000-3)

* Proposed Rules



On-Premises licensing, R 436.1401 – 436.1438 (2000-3)
Off-Premises licensing, R 436.1501 – 436.1531 (2000-3)
Beer, R 436.1610 – 436.1659 (2000-3)
Wines, R 436.1701 – 436.1749 (2000-3)
Spirits, R 436.1801 – 436.1829 (2000-3)
Vendor representative and salesperson, R 436.1851 – 436.1869 (2000-3)
Specific licenses for sale of alcoholic liquor at retail for consumption on premises,
R 436.571 – 436.582 (2000-3)

Michigan State Fair and Exposition Center
Financial Audit (2000 – 2)
See also Auditor General

Michigan State Housing Development Authority
Housing, general rules, R 125.102—R 125.184 (*2000-1); (2000-11)

Occupational Health Standards Commission
Hearings, R 408.501 - 408.506 (2000-11)

Office of Financial and Insurance Services
Banks, R 487.1101 - 487.1801 (2000-11)

Pharmacy, R 338.471 - 338.50 (2000-4)

Public Service Commission
Consumer Standards and Billing Practices for Electrical and Gas Residential
Service, R 460.2101 - 460.2199 (2000-3)

CORRECTIONS, DEPARTMENT OF

Bureau of Health Care Services

Performance audit (2000–2)
See also Auditor General

Parole eligibility following sentence to mandatory 20 years for possession of drugs,
OAG 7048 (2000–4)
See Also Attorney General

Prisoner Rights and Privileges, R 791.501 - 791.665 (2000-4)

E

EDUCATION, DEPARTMENT OF

Bilingual, migrant, and selected King-Chavez-Parks initiative programs
Performance audit (2000–1)
See also Auditor General



State Tenure Commission

General rules, R 38.135—R 38.179 (2000–1)

ENVIRONMENTAL QUALITY, DEPARTMENT OF

Air Quality Division

Air Pollution Control, R 336.1101 - 336.1128 (2000-4)

Clean Corporate Citizen, R 324.1501 - 324.1508 (2000-3)

Emission Limitations and Prohibitions—Oxides of Nitrogen, R 336.1101 - 336.1128 (2000-5)

Rescission of Part 13, Requirements for Disbursement of Surveillance Fees to Local Units, R 336.131 - 336-138 (*2000-16)

Drinking Water and Radiological Protection Division

Supplying water to the public, R 325.10101 - 325.10115 (*2000-9),

R 325.10601 - 325.10609 (*2000-9)

Supplying water to the public - Notice of Public Hearing, (2000-9)

Geological Survey Division

Oil and Gas Operations, R 324.101 - 324.1301 (*2000-9)

Oil and gas operations - Notice of Public Hearing, (2000-9)

Land and Water Management Division

Inland Lakes and Streams, R 281.811 - 281.846 (2000-8)

Wetland Protection, R 281.921 - 281.925 (2000-6)

Storage Tank Division

Storage and Handling of Liquefied Petroleum Gases, R 29.4101 - 29.4504 (2000-10)

Surface Water Quality Division

Clean Water Fund, R 324.8901 - 324.8920 (2000-11)

Wastewater Discharge Permits, R 323.2101 - 323.2195 (2000-3)

Wastewater Reporting, R 299.9001 - 299.9019 (2000-12)

Water Quality Trading, (*2000-6)

Water Quality Trading - Notice of Public Hearing, (2000-6)

Waste Management Division

Spillage of Polluting Materials, R 323.1151 - 323.1169 (*2000-12)

Notice of Public Hearing, (*2000-12)

EXECUTIVE OFFICE

Executive Orders

E-Michigan Office; E-Michigan Advisory Council

Establishment, No. 6 (2000-4)



Life Sciences Corridor Board
Terms of members, No. 3 (2000–1)

Michigan Commission on End of Life Care
Amendment to Executive Order 1999–4,
No. 2 (2000–1)

Michigan Debt Advisory Board
Establishment, No. 8 (2000-10)

Office of Financial and Insurance Services, creation of
Establishment, No. 4 (2000 – 2)

Office of Regulatory Reform
Transfer from Department of Management and Budget to Executive Office of the
Governor by type I transfer, No. 1 (2000–1)
Erratum (2000-8)

Executive Reorganization

Center for Educational Performance and Information; Michigan Department of Education;
Michigan Department of Treasury, No. 9 (2000-11)

Department of Civil Rights
Reorganization of Commission on Spanish-Speaking Affairs
See also Department of Career Development; Department of Civil Rights
No. 5 (2000-3)

Department of Career Development
Reorganization of Commission on Spanish-Speaking Affairs
See also Department of Civil Rights; Executive Office
No. 5 (2000-3)

F

FAMILY INDEPENDENCE AGENCY

Child Development and Care Program
Performance and financial related audit (2000–1)
See also Auditor General

M

MANAGEMENT AND BUDGET, DEPARTMENT OF

Department of Management and Budget
Financial audit (2000–1)
See also Auditor General



N

NATURAL RESOURCES, DEPARTMENT OF

Michigan natural resources magazine

Performance audit (2000–1)

See also Auditor General

S

STATE, DEPARTMENT OF

Campaign Finance

Separate segregated funds, Solicitations by R 169.39e (2000–2)

Financial audit (2000–1)

See also Auditor General

Michigan Historical Center

Historic Preservation Certification Rules, R 206.151 - 206.160 (2000-5)

Performance audit (2000-2)

See also Auditor General

STATE LEGISLATURE

Senate Fiscal Agency

Performance audit (2000–2)

See also Auditor General

STATE POLICE, DEPARTMENT OF

Automobile Theft Prevention Authority

Performance audit (2000 – 2)

See also Auditor General

Traffic Services Section

Motorcycle Helmets, R 28.951 - 28.961 (2000-10)

T

TRANSPORTATION, DEPARTMENT OF

Aeronautics

General Rules, R 259.201 - 259.399 (*2000-8)

General Rules - Notice of Public Hearing, (2000-8)

Seaplane Operations, R 259.401 (*2000-1)

Highways and Roads

Requirement of life cycle cost analysis on state-funded paving projects,

OAG 7051 (2000–4)



See Also Attorney General

Transportation

Comprehensive Transportation Fund, R 247.801 - 247.814 (2000-6)

TREASURY, DEPARTMENT OF

Bureau of Revenue

Tax Electronic Record Keeping and Retention Rules, R 205.4101 (2000-9)

Bureau of State Lottery

Charitable Gaming, R 432.21101 - 432.22008 (2000-3)

Crane Game Rules, R 432.401 - 432.409 (2000-6)

Michigan Education Assistance Authority

Michigan Education Trust, R 390.1801 - 390.1819 (2000-10)

Michigan Higher Education Student Loan Authority

Michigan Alternative Student Loan Program, R 390.1622-R 390.1631 (*2000-2);
(2000-9)

State Assessors Board

General Rules, R 211.401 - 211.447 (2000-6)